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35 *Attorneys for Defendants*  
36 *Rimini Street, Inc., and Seth Ravin*

37 UNITED STATES DISTRICT COURT  
38 DISTRICT OF NEVADA

39 ORACLE USA, INC., a Colorado corporation;  
40 ORACLE AMERICA, INC., A Delaware  
41 corporation; and ORACLE INTERNATIONAL  
42 CORPORATION, a California corporation,

43 Plaintiffs,

44 v.

45 RIMINI STREET, INC. , a Nevada corporation;  
46 SETH RAVIN, an individual,

47 Defendants.

48 Case No. 2:10-cv-0106-LRH-PAL

49 **DECLARATION OF RYAN D.  
50 DYKAL IN SUPPORT OF  
51 ORACLE'S AND RIMINI STREET'S  
52 JOINT REQUEST CASE  
53 MANAGEMENT CONFERENCE**

54 I, Ryan D. Dykal declare as follows:

55 1. I am an attorney at law duly licensed to practice in the State of Missouri, the Western  
56 District of Missouri, and the Federal Circuit. I am also an associate with the law firm of Shook,  
57 Hardy & Bacon L.L.P. and represent the Defendants in the above captioned case (and admitted *Pro  
58 Hac Vice*).

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2       2. Unless otherwise stated, I have personal knowledge of the facts set forth in this  
3 declaration.

4       3. Attached as **Exhibit A** is a true and correct copy of excerpts from Oracle's  
5 Supplemental Discovery Responses (Interrogatory No. 35) served on February 10, 2012.

6       4. Attached as **Exhibit B** is a true and correct copy of excerpts from deposition  
7 testimony of Jim Benge held on June 21, 2012.

8       5. Attached as **Exhibit C** is a true and correct copy of Page 29 of Elizabeth Dean's  
9 Expert Report dated January 17, 2012. (Filed Under Seal.)

10      6. Attached as **Exhibit D** is a true and correct copy of Pages 149-150 of Elizabeth  
11 Dean's Expert Report dated January 17, 2012. (Filed Under Seal.)

12      7. Attached as **Exhibit E** is a true and correct copy of Page 43 of Scott Hampton's  
13 Expert Report dated March 30, 2012. (Filed Under Seal.)

14      8. Attached as **Exhibit F** is a true and correct copy of Page 44 of Scott Hampton's  
15 Expert Report dated March 30, 2012. (Filed Under Seal.)

16      9. Attached as **Exhibit G** is a true and correct copy Page 88 of Scott Hampton's Expert  
17 Report dated March 30, 2012. (Filed Under Seal.)

18      10. Attached as **Exhibit H** is a true and correct copy of Page 89 of Scott Hampton's  
19 Expert Report dated March 30, 2012. (Filed Under Seal.)

20     11. Attached as **Exhibit I** is a true and correct copy of a March 14, 2014 letter from Mr.  
21 Howard to Mr. Reckers.

22     12. Attached as **Exhibit J** is a true and correct copy of the declaration of Brian E. Fees on  
23 behalf of CedarCrestone, Inc., dated August 13, 2013, produced with Bates Numbers  
24 ORCLRS1354648-1354659. (Filed Under Seal.)

25     13. Attached as **Exhibit K** is a true and correct copy of July 24, 2014 letter from Mr.  
26 Hixson to Mr. Reckers.

27     14. Attached as **Exhibit L** is a true and correct copy of excerpts from Rimini's Second  
28 Set of Requests for Production of Documents (Request No. 21) served on May 13, 2010.

1  
2 I declare under penalty of perjury under the laws of the United States that the foregoing is true and  
3 correct.  
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5 Executed this 18th day of September, 2014 in Kansas City, Missouri.  
6

7 /s/ Ryan D. Dykal  
8 Ryan D. Dykal  
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